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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/684,516	10/15/2003	Ryota Tsukidate	041-2057A	4178
7590 11/15/2007 MICHAEL G GILMAN P.C 424 Lantana Park			EXAMINER	
			ONUAKU, CHRISTOPHER O	
Lexington, KY	40515		ART UNIT	PAPER NUMBER
			2621	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)				
		10/684,516	TSUKIDATE, RYOTA				
		Examiner	Art Unit				
		Christopher Onuaku	2621				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)	Responsive to communication(s) filed on	_•					
,—	This action is FINAL . 2b)⊠ This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠	Claim(s) 42-50 is/are pending in the application	٦.					
, .	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)[5) Claim(s) is/are allowed.						
6)⊠	6)⊠ Claim(s) <u>42-44</u> is/are rejected.						
•	Claim(s) <u>45-50</u> is/are objected to.						
8)[]	Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers							
9)	The specification is objected to by the Examine	r.					
10)🛛	10)⊠ The drawing(s) filed on <u>15 October 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachmer	at(s)						
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da					
3) X Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date 10/15/03&1/6/04.	5) Notice of Informal F					

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 42-43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lemmons et al (US 6,266,814) in view of Na et al (US 6,366,731).

Regarding claim 42, Lemmons et al teach interactive television program guide systems and related processes that provide an intuitive search utility for allowing a viewer to locate programs of interest by applying a restrictive search selection criterion and a non-restrictive sort attribute to program schedule information, comprising:

- a) operating means for enabling an operation to be input by a user (see Fig.2 and remote control 78; col.7, line 20 to col.8, line 10);
- b) input means for receiving channel data of a channel including a selected program that the user has selected as a program to be recorded through said operation means (see Fig.2 and the tuning circuitry 72; col.7, line 42 to col.8; line 20);
- c) first filter means for selecting, from said channel data, video and/or audio data for said selected program and program information for said selected program (see Fig.2 and tuning circuitry 72; col.7, line 42 to col.8, line 10); and

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d) second filter means for extracting, from said program information selected by said first filter means, only program information to be recorded other than a portion that is no longer necessary for recording (see Fig.2, control unit 74; and at least col.7, line 58 to col.8, line 10);

- e) video data recording means for recording said video data for said selected program (see Fig.2; VCR 88; col.8, lines 10-30); and
- f) program information recording means for recording said extracted program information portion (see Fig.2; control unit 74 and memory 76; col.7, lines 20-41).

Lemmons et al disclose wherein control unit 74 stores the program schedule information, operational parameters, and software modules in a memory 76 (see col.7, lines 20-40). However, Lemmons fails to explicitly disclose location information indicative of a recording location of said recorded video for said selected program.

Official Notice is taken that it is well known that telecasting systems including interactive program guide do have such capabilities. It would have been obvious to record the location information indicative of the recording location of recorded video in a program information recording means in order, for example, to facilitate the extracting of the video data during a reproducing function.

Furthermore, Lemmons et al fail to explicitly disclose the processing of program that constitutes a video data and a corresponding audio data in the Lemmons broadcasting telecasting system. Na et al teach a digital audio/video apparatus, including a multimedia system in which a plurality of digital A/V apparatuses are connected to each other via a digital interface, wherein a program is constituted of video

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information, audio information and user data information (see col.3, lines 45-67). The processing of the audio signal corresponding to a video signal provides the desirable advantage of facilitating the clearer disclosure of the video signal a viewer is watching. It would have been obvious to add the audio signal corresponding to the video signal in the program of the Lemmons system, as taught by Na et al, since the processing of the audio signal with the corresponding video signal provides the desirable advantage of facilitating the clearer disclosure of the video signal a viewer is watching.

With Lemmons modified with Na, it would have been obvious to record the audio data with the video data and the location on a recording means where the audio and video data are recorded in order to maintain the efficiency of the Lemmons system.

Regarding claim 43, Lemmons et al discloses program information displaying means for displaying said recorded extracted program information portions of said recorded programs, means for prompting the user to select, from the displayed program information portions, one of said recorded program for play, and means, responsive to the user selecting said one of said recorded programs, for playing said selected program to provide video and/or audio output (see col.20, lines 12-22 and col.22, line 50 to col.23, line 23).

3. Claim 44 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lemmons et al. in view of Na et al, and further in view of Schein et al (US 6,412,110).

Regarding claim 44, Lemmons et al and Na et al fail to explicitly disclose wherein said audio-visual recording means includes multiplexing means for multiplexing, for said selected program, said video and audio data and said extracted program information portion and location information into a multiplexed data stream, data recording means for recording said multiplexed data stream, and recording frequency adjusting means for adjusting a recording frequency of said extracted program information portion and location information.

Schein et al teach television schedule information, including a system and method for displaying a television program guide on a television screen, wherein in a DBS system, in addition to video signals other bitstreams encoding information such audio VBI (vertical blanking information data such as closed caption and teletex), program guide information, and conditional access information are provided as separate bitstreams, multiplexed into a composite bit stream, and modulated onto a carrier signal (see col.10, lines 4-14). Here Schein et al teach the principle of multiplexing different data signals into a composite bit stream for further processing. It, therefore, would have been obvious to multiplex other multiple data signal such as video and audio data, extracted program information portion and location information into a composite bit stream, in order to facilitate the further processing of the multiple data signal as a single composite signal.

It would have been obvious to further modify Lemmons by realizing Lemmons with a multiplexing means that can multiplex multiple data signals into a composite bit stream, as taught by Schein, since multiplexing multiple data signal, such as video and

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audio data, extracted program information portion and location information into a composite bit stream facilitates the further processing of the composite signal as a single bit stream.

Lemmons discloses a VCR 88 (see Fig.2, VCR 88; col.8, lines 10-30) for recording data. With Lemmons modified with Schein et al, it would have been an obvious engineering design consideration to record the composite signal composed of video and audio data, extracted program information portion and location information, for example, onto the VCR 88, as desired.

Furthermore, Lemmons et al and Na et al fail to explicitly disclose recording frequency adjusting means for adjusting a recording frequency of said extracted program information portion and location information. Schein further teaches in Fig.21 that when the user clicks on the recording glyph 208 an action menu appears. In the Figure, the pointer is placed over the "Record once ..." entry which is highlighted. The text in the contextual help window 218 tells the user that clicking will record the program once. This is the only option that appears because record once is the only frequency available for this program. For other programs it may be appropriate to display "Record Daily", "Record Weekly", "Record entire miniseries . . . ", etc (see col.134, lines 22-33). Here, Schein teaches more than one type of recording frequency. Therefore, inherently, Schein system includes the claimed "recording frequency adjusting means", in order for the Schein system to select any one of the different recording frequencies.

With Schein added to the Lemmons system, it would have been obvious that the recording frequency adjusting means of Schein would also be added to the Lemmons

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system. It, therefore, would have been obvious that the Lemmons system would then be able to adjust the recording frequency of said extracted program information portion and location information, for example, in order to maintain the efficiency of the Lemmons system.

Allowable Subject Matter

- 4. Claims 45-50 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 5. The following is a statement of reasons for the indication of allowable subject matter.

Regarding claim 45, the invention relates to a broadcasting system, including a multimedia recorder with recorded program management functions based on EPG data, a TV receiver provided with such a recorder, and a system for supporting such functions in a broadcasting equipment.

The closest references Lemmons et al (US 6,266,814) disclose interactive television program guide systems and related processes that provide an intuitive search utility for allowing a viewer to locate programs of interest by applying a restrictive search selection criterion and a nonrestrictive sort attribute to program schedule information, and Na et al (US 6,366,731) teach a digital audio/video apparatus, including a multimedia system in which a plurality of digital A/V apparatuses are connected to each other via a digital.

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However, Lemmons et al and Na et al fail to explicitly disclose a terminal device capable of recording broadcast information, where the terminal device further comprises wherein said program information displaying means includes means, operative in case any recorded extracted program information portion includes a piece of information to which a valid period is assigned, for displaying said any recorded extracted program information portion while excluding said piece of information if a current time is outside of said valid period.

Regarding claim 47, the invention relates to a broadcasting system, including a multimedia recorder with recorded program management functions based on EPG data, a TV receiver provided with such a recorder, and a system for supporting such functions in a broadcasting equipment.

The closest references Lemmons et al (US 6,266,814) disclose interactive television program guide systems and related processes that provide an intuitive search utility for allowing a viewer to locate programs of interest by applying a restrictive search selection criterion and a nonrestrictive sort attribute to program schedule information, and Na et al (US 6,366,731) teach a digital audio/video apparatus, including a multimedia system in which a plurality of digital A/V apparatuses are connected to each other via a digital interface.

However, Lemmons et al and Na et al fail to explicitly disclose a terminal device capable of recording broadcast information, where the terminal device further comprises means for monitoring whether said extracted program information portion related to said

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selected program is adapted to change contents thereof during a broadcast period of said selected program, and changed contents recording means, operative wherein the extracted program information portion related to said selected program being received has changed contents thereof at a certain time during said broadcast period, for recording a start time of said selected program, said certain time and contents of said extracted program information portion during a period from said start time to said certain time, said recorded start time and said recorded certain time being expressed either in relative time measured from said start time, or as a location on said recording media.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Yuen et al (US 5,488,409) teach apparatus and methods for facilitating and monitoring the management, storage and retrieval of programs on a cassette of magnetic tape.

Eyer et al (US 6,160,545) teach an apparatus for providing interactive program guide (IPG) data for television, and IPG data is provided in a satellite data stream for television decoders which receive both satellite transmissions and local cable television (CATV) transmissions.

Wehmeyer et al (US 5,682,206) the field of on-screen display generation for programming or scheduling systems for television receivers including VCRs, and for other timer operated appliances and devices.

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7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher Onuaku whose telephone number is 571-272-7379. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on 571-272-7353. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

coo

11/9/07.

JOHN MILLER SUPERVISORY PATENT EXAMINER

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